A. CLASSII	REATION OF SUBJE	CT MATTER .
IPC 7	C23C18/22	C23C18/54

According to International Patent Classification (IPC) or to both national classification and IPC

## B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 C23C H05K C25D

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, PAJ, WPI Data

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to daim No.
A	US 5 803 131 A (NAKAGAWA MASAYUKI ET AL) 8 September 1998 (1998-09-08) column 1, line 66 -column 2, line 5 column 9, line 10 -column 9, line 44 claims & JP 08 092752 A 9 April 1996 (1996-04-09) cited in the application	1-9
A	PATENT ABSTRACTS OF JAPAN vol. 013, no. 302 (C-616), 12 July 1989 (1989-07-12) & JP 01 092377 A (NIPPON OZON KK), 11 April 1989 (1989-04-11) cited in the application abstract	1–9
	-/	.;

"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention  "X" document of particular relevance; the claimed invention
cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone  "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.  "&" document member of the same patent family
Date of mailing of the international search report 28/05/2004
Authorized officer Stock, H



tri ational Application No
PCT/JP 03/13012

		101/01 03/	
Category •	ation) DOCUMENTS CONSIDERED TO BE RELEVANT  Citation of document, with indication, where appropriate, of the relevant passages	<del> </del>	Relevant to claim No.
- Calogary	Common of Cochroni, Wall Indication, White appropriate, of the february passages		Tielevalii to claim ito.
A	"POLYIMIDE SURFACE MODIFICATION BY OZONLYSIS" RESEARCH DISCLOSURE, KENNETH MASON PUBLICATIONS, HAMPSHIRE, GB, no. 339, 1992, page ABSTRNO33937 XP001156084 ISSN: 0374-4353 abstract		1-9
A	US 4 528 245 A (JOBBINS JILL M) 9 July 1985 (1985-07-09) column 3, line 29 -column 4, line 49 column 8, line 55,56		1–9
Α	PATENT ABSTRACTS OF JAPAN vol. 2002, no. 05, 3 May 2002 (2002-05-03) & JP 2002 023367 A (SEIKO EPSON CORP), 23 January 2002 (2002-01-23) abstract		1–9

## FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box I.2

Claims Nos.: 13-15

Present claims 13 to 15 relate to a product/compound defined by reference to a desirable characteristic or namely a compound isolated by a previously claimed method.

The claims cover all products/compounds having this characteristic, whereas the application provides no support within the meaning of Article 6 PCT and/or disclosure within the meaning of Article 5 PCT forsuch products/compounds. In the present case, the claims so lack support, and the application so lacks disclosure, that a meaningful search over the whole of the claimed scope is impossible. Independent of the above reasoning, the claims also lack clarity (Article 6 PCT). An attempt is made to define the product/compound by reference to a result to be achieved. Again, this lack of clarity in the present case is such as to render a meaningful search over the whole of the claimed scope impossible. Consequently, the search has not been carried out for those parts of the claims which appear to be vague, not supported and not disclosed. (see page 30 line 34 to page 31 line 3).

The applicant's attention is drawn to the fact that claims relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure. If the application proceeds into the regional phase before the EPO, the applicant is reminded that a search may be carried out during examination before the EPO (see EPO Guideline C-VI, 8.5), should the problems which led to the Article 17(2) declaration be overcome.



translational Application No PCT/JP 03/13012

## Information on patent family members

	ent document in search report		Publication date		Patent family member(s)		Publication date
US 5	5803131	A	08-09-1998	JP JP JP JP	3031177 8092752 8091063 8269723	A A	10-04-2000 09-04-1996 09-04-1996 15-10-1996
JP (	01092377	Α	11-04-1989	NONE			
US 4	4528245	Α	09-07-1985	EP JP	0156106 60204884		02-10-1985 16-10-1985
JP :	2002023367	A	23-01-2002	NONE			